## IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:		CHAPTER 13	
LINDI M. MACON and LAWRENCE W. MAC a/k/a LARRY MACON,	)		
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	Debtors )	CASE NO.: 1:13-bk-03503-RNO	
CAPITAL ONE AUTO FIT A DIVISION OF CAPITAL vs.		Nature of Proceeding:  Motion for Relief from Automatic Stay	
LINDI M. MACON and LAWRENCE W. MAC a/k/a LARRY MACON, and CHARLES J. DeHART, III	Respondents )		
REQUEST	TO REMOVE F	FROM THE HEARING/TRIAL LIST	
CHECK ONE:			
The undersigned he opposition, if any.	reby withdraws the	e above identified pleading with the consent of the	
X The undersigned co	unsel certifies as fo	ollows:	
(1) A settlement within (please check on		which will be reduced to writing, executed and filed	
Forty	y (30) days. y-five (45) days. y (60) days.		
(2) If a stipulati	If a stipulation is not filed or a hearing requested within the above-stated time frame, the Court may dismiss the matter without further notice.		
	Contemporaneous with the filing of this request, the undersigned has served a copy of this request upon all counsel participating in this proceeding.		

Dated: March 21, 2017

/s/ Jason Brett Schwartz

Jason Brett Schwartz, Esquire

Attorney for Capital One Auto Finance,
A Division of Capital One N.A.